(I) No RIGHT TO JURY TRIAL.—Procedures

(2.)

nroviding that the parties to an action to establish naternity are not entitled to a trial by jury. "(T) TEMPORARY SUPPORT ORDER BASED ON PROBABLE PATERNITY IN CONTESTED CASES—Procedures which that a temporary order be issued, upon motion part.v. the provision support. nendina administrative or judicial determination of narentage there is clear and convincing evidence of naternity (on the basis of genetic tests or other evidence)
(K) PROOF OF CERTAIN SUPPORT AND PATERNITY
ESTABLISHMENT COSTS—Procedures under bills pregnancy childbirth, and genetic testing are admissible as evidence without requiring third-party foundation mony, and shall constitute p<mark>rim</mark>a facie evidence amounts incurred for such services or for testing on behalf of the child (.I)<mark>"</mark> **STANDING PUTATIVE** FATHERS.— OF Procedures ensuring that the nutative father has a reasonable opportunity to initiate a paternity action. "(M) FII.ING OF **ACKNOWLEDGMENTS** AND ADIUDICATIONS REGISTRY **BIRTH** RECORDS.— IN STATE Procedures under which voluntary acknowledgments and adiudications ot indicial administrative naternity or are processes with the State registry of birth records for comparison with information in the State case registry." NATIONAL PATERNITY ACKNOWLEDGMENT AFFIDAVIT.—

Section 452(a)(7) (42 U.S.C. 652(a)(7)) is amended by inserting  $\blacksquare$  and specify the minimum requirements of an affidavit to be used for the voluntary acknowledgment of paternity which shall include the Social Security number of each parent and, after consultation with the States, other common elements as determined by such designee before the semicolon.

(3) CONFORMING AMENDMENT.—Section 468 (42 U.S.C. 668) is

amended by striking "a simple civil process for voluntarily acknowledging paternity and ".

## SEC. 332. OUTREACH FOR VOLUNTARY PATERNITY ESTABLISHMENT.

Section 454(23) (42 U.S.C. 654(23)) is amended by insertina "and will publicize the availability and encourage the procedures for voluntary establishment of paternity and support by means the State deems appropriate" before the semicolon.

SEC. 333. COOPERATION BY APPLICANTS FOR AND

Section 454 (42 U.S.C. 654), as amended by sections SOS(a) 312(a) and \$13(a) of this Act, is amended— (1)hy striking "and" at the end of paragraph (27);

(4) naragraph (28) and inserting "; and"; and (5) by

by inserting after paragraph (28) the

following new paragraph:

"(29) provide that the State agency responsible for

istering the State plan-"(A) shall make the determination (and redetermination at appropriate intervals) as to whether an individual who has applied for or is receiving assistance under State program funded under part A of this title or the